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13	UNITED STATES DISTRICT COURT		
14	EASTERN DISTRICT (	OF CALIFORNIA	
15			
16	CHERYL SUMERS, an individual, on behalf of ) herself and on behalf of all persons similarly )	Case No. <u>2:20-cv-00166-JAM-EFB</u>	
17	situated,	STIPULATION AND ORDER FOR DISMISSAL OF CLASS CLAIMS AND	
18	Plaintiff, )	INDIVIDUAL CLAIMS WITHOUT PREJUDICE PURSUANT TO FRCP	
19	vs.	41(a)(1)(A)(ii)	
20	YORK RISK SERVICES GROUP, INC., a) Corporation; and DOES 1 through 50, inclusive,	Judge: Hon. John A. Mendez	
21	Defendants.	Judge. 11011. John 71. Mendez	
22	)		
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28	CTIDIH ATION AND ORDER FOR DIGNIGGAL OF C	I ACC CLAIMC AND INDIVIDUAL CLADAC	
	STIPULATION AND ORDER FOR DISMISSAL OF C	LASS CLAIMS AND INDIVIDUAL CLAIMS	

STIPULATION AND ORDER FOR DISMISSAL OF CLASS CLAIMS AND INDIVIDUAL CLAIMS
WITHOUT PREJUDICE PURSUANT TO FRCP 41(a)(1)(A)(ii)

Case No. 2:20-cv-00166-JAM-EFB

1	Plaintiff Cheryl Sumers and Defendant York Risk Services Group, Inc. hereby stipulate		
2	under Federal Rule of Civil Procedure 41(a)(1)(A)(ii) that Causes of Action 1 through 8 in the		
3	operative complaint, and all individual and class claims therein, be dismissed without prejudice.		
4			
5	The only cause of action to remain in this action is Plaintiff's Ninth Cause of Action for		
6	Violation of the Private Attorneys General Act [Labor Code §§ 2698, et seq.].		
7			
8	DATED: February 18, 2020	BLUMENTHAL NORDREHAUG BHOWMIK DE BLOUW LLP	
9			
10		By /s/ Norman Blumenthal	
11		Kyle Nordrehaug Aparajit Bhowmik	
12		Ricardo R. Ehmann	
13		Attorneys for Plaintiff Cheryl Sumers	
14			
15	DATED: February 18, 2020	WILSON TURNER KOSMO LLP	
16			
17		By /s/ Robin A. Wofford	
18 19		Lois M. Kosch Nicole R. Roysdon Hang A. Do	
20		Attorneys for Defendant York Risk Services Group,	
21		Inc.	
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## ORDER OF DISMISSAL Pursuant to the stipulation of the parties under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), IT IS HEREBY ORDERED that Causes of Action 1 through 8 in the operative complaint, and all individual and class claims therein, be dismissed without prejudice. The only cause of action to remain in this action is Plaintiff's Ninth Cause of Action alleging Violation of the Private Attorneys General Act [Labor Code §§ 2698, et seq.]. Dated: 2/18/2020 /s/ John A. Mendez JOHN A. MENDEZ UNITED STATES DISTRICT COURT JUDGE